## COMBINED DECLARATION AND POWER OF ATTORNEY

|                         | Declaration submitted  | -  | ket: CIL-10705B   |
|-------------------------|--|--|---|
|                         | with Initial Filing Declaration submitted  | Applicant: Da<br>Serial No.:   | niel G. Stearns et al.  |
|                         | after Initial Filing (surcharge  | Filing Date:   |   |
|                         | (37 CFR 1.16(e)) required)   | Timis Duco.  |   |
|                         |  |  |   |
| As                      | a below named inventor(s), I (we) here   | eby declare that:  |   |
| (ou                     | My (Our) residence, post office addr<br>r) name(s).  | ess and citizenship(s) ar  | re as stated below next to my   |
| sul<br>ent<br><u>PA</u> | I believe I am the original, first and ow) or an original, first and joint invoject matter which is claimed and for atted: EUV LITHOGRAPHY RETICL TTERNED ABSORBER, a specification of which (check one)   | entor (if plural name<br>which a patent is sou                                     | s are listed below) of the<br>ight on the invention                                   |
| $\sqrt{i}$              | s attached heretowas filed o   | on as  | United States Application   |
| Nu                      | mber or PCT International Application N  | umber  |   |
| and                     | I was amended on   | (if a  | applicable).  |
|                         | I (We) hereby state that I (we) have notified specification, including the claims, I (We) acknowledge the duty to disc. 37 CFR 1.56.   | as amended by any ame  | endment referred to above.  |
| app<br>bel<br>inv       | I (We) hereby claim foreign priority leign application(s) for patent or inventor's plication which designated at least one common and have also identified below, by cheentor's certificate, or of any PCT international plication on which priority is claimed. | s certificate, or 365(a) of<br>untry other than the Un<br>ecking the box, any fore | of any PCT international ited States of America, listed ign application for patent or |
| Pri                     | or Foreign Application(s)  |  | Priority Not Claimed  |
| (A <sub>I</sub>         | oplication Number) (Country)   | (Foreign Filing Date)  |   |
| ` -                     | oplication Number) (Country) I (We) hereby claim the benefit unde blication(s) listed below:   | (Foreign Filing Date)<br>r 35 U.S.C. 119(e) of a                                   | ny United States provisional  |
| Ap                      | plication Serial No.   | Filing Date  |   |
|                         | I (We) hereby claim the benefit under 5(c) of any PCT international application I, insofar as the subject matter of each of  | designating the United   | States of America, listed below   |

United States or PCT international application in the manner provided by the first paragraph of 35

U.S.C. 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application.

09/752,887 December 28, 2000 Allowed Application Serial No. Filing Date Status POWER OF ATTORNEY: As the named inventor(s), I (we) hereby appoint the following registered practitioner(s) to prosecute this application, and to transact all business connected therewith, in any patent office, U.S. or foreign. Names Registration No. John P. Wooldridge 38,725 Alan H. Thompson 29,981 Ann M. Lee 47,741 Eddie E. Scott 25,220 James S. Tak 46,367 Michael C. Staggs 50,938 Direct Correspondence To: Direct Telephone Calls To: Alan H. Thompson (Name and Telephone Numbers) Deputy Laboratory Counsel For Intellectual Property Lawrence Livermore National Laboratory John P. Wooldridge

I (We) hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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